UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW MEXICO

In	re:		Case No.
		Marisa A Saavedra Adam C Saavedra	☐ Check if this is an amended plan Amended Plan
	Deb	tors.	(e.g., 1 st , 2 nd)
		CHAPTER '	13 PLAN
Pa	rt 1:	General	
1.1	Impor	tant Notices About This Plan.	
	a.	Nonstandard Provisions. (Debtor MUST check of	ne).
		This plan has nonstandard provisions in Part 9. ☐ Yes ✓ No.	
	If "No"	is checked, neither box is checked, or both boxes ar	e checked, no non-standard provision will be effective.
	b.	Bifurcation of Claim; Lien Avoidance; Lien Strip	oping. (Debtor MUST check one).
			aim based on a valuation of collateral; strip a wholly ry, nonpurchase money security interest or judicial lien.
	checke		ment or no payment at all to the secured creditor. If "No" is d, no provision to limit a secured claim, strip a mortgage, or
	C.		a timely proof of claim to receive any distribution under this otice that includes the deadline to file a proof of claim.
1.2	Defini	tions.	
	numbe	ers refer to sections of Title 11 of the United States B	olicable. "Trustee" means Chapter 13 Trustee. Section "§" ankruptcy Code. "Rule" refers to the Federal Rules of on" means the date of the order for relief under Chapter 13.
1.3	Debto	r's Income. (Check one).	
	Debtor	's current monthly income is	
	✓	Less than the applicable median income specified in	§1325(b)(4)(A).
		Equal to or greater than the applicable median incor	ne specified in §1325(b)(4)(A).
1.4	Debto	r's Eligibility for Discharge. (Check if applicable).	
	√	Debtor is not eligible for a discharge.	
	√	Joint debtor (the second named debtor) is not eligib	e for a discharge.
Pa	rt 2:	Plan Payments and Length	

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2.1 Debtor's Plan Payments.

NM LF 3015-2

Best Case Bankruptcy

	Debtor will pay Trustee \$100.0 \$475.00 per month for 57 months.	0_ a month for _1_ mont	hs beginning <u>January 20, 20</u>	o19, and (if applicable)
	If the payments in Part 2 are not Part 5.	enough to satisfy Part 5,	Debtor will pay the additional	amount necessary to satisfy
2.2	Additional Payments.			
	Debtor will make additional paym after repayment of retirement loa		following sources (e.g. sale p	roceeds; increased amount
So	urce of payment	Estimated amount	Estimated payment dates	Included in 2.1? (Yes/No)
	. ,	\$0.00	. ,	No
	Method of Payment: (Check on Debtor will make payments pur Debtor will make payments dir Payments made by money order Box 454, Memphis, TN 38101-6 Income Tax Returns and Refur	rectly to Trustee by mone er/certified funds will be possess. Each payment must	y order/certified funds, TFS b ayable to Trustee and mailed	to Chapter 13 Trustee, P.O.
	Debtor will file federal and state in within the extended time if Debtor within 14 days after submission. will provide Trustee with a compleattachments, within 14 days of the federal tax refund for each tax years.	r has obtained an extensi Debtor will pay directly a ete copy of all federal and e filing of the returns. "Ta	on. Debtor will provide a cop ny post-petition taxes or estin d state income tax returns, to ax refund" means the total am	by of any extension to Trustee nated taxes when due. Debtor gether with all schedules and
	Check one:			
	✓ Debtor will retain any income t	ax refunds received durin	ng the plan term.	
	 Debtor will turn over to Trustee unless the Court orders otherw refunds without prior Court app 	ise. Debtor will not chang		
	☐ Debtor will treat income tax re	funds as follows:		
2.5	Funds Recovered by Trustee. 549 will be contributed to this plan			
Pa	rt 3: Treatment of Secured C	laims		
3.1	Treatment of Claims. The treatmelow. Unless the Court orders of claim controls over any contrary and contra	therwise, the claim amou		
		-t		

Creditor	Estimated	Collateral	Collateral	Treatment	Interest	Estimated	Adequate	Equal
	claim		value	(See	rate	arrearage	protection	monthly
	amount			codes			(Yes/No)	payments
				below)				(PIF, BIF or
								AV only)
								(Yes/No)

Creditor	Estimated claim amount	Collateral	Collateral value	Treatment (See codes below)	Interest rate	Estimated arrearage	Adequate protection (Yes/No)	Equal monthly payments (PIF, BIF or AV only) (Yes/No)
Planet Home Lending, LLC	178,202.00	944 Flora Vista Dr. Las Cruces, NM 88007 Dona Ana County 4 bed, 2 bath, 1,594 sq ft single family home; market value based on sale prices of comparable surrounding property	180,000.00	DIR	Contract	12,000.00 (arrearage paid at 0% interest)	No	
Conn's Credit Corp	865.00	Couches Location: 944 Flora Vista Dr., Las Cruces NM 88007	750.00	PIF	5.00%	0.00	No	No
Sun City Finance Co	15,147.00		9,000.00	BIF	5.00%	0.00	No	No

- a. **Direct** ("DIR"). Debtor will make direct payments under the terms of the original agreement between Debtor and the creditor on amounts due from the petition date forward. Trustee will pay the allowed pre-petition arrearage in full pursuant to §1322(b)(5), with interest as set forth above.
- b. **Direct by other than Debtor** ("DOD"). Debtor incurred the debt for the benefit of another, who is making and will continue to make payments. Debtor will not make payments on or related to this debt post-petition. If the obligation is in default, Debtor will not oppose relief from the stay with respect to the collateral. The debt will not be discharged.
- c. **Pay in full ("PIF") (including "910 car" claims)**. Trustee will pay in full the allowed secured claim at the interest rate set forth above. If proposed above, creditor will also receive pre-confirmation adequate protection payments as provided in 3.4.
- d. *Bifurcate under §506* ("BIF"). Unless the creditor, Debtor and Trustee stipulate to value or the Court orders otherwise, creditor's collateral will be valued at the amount set forth above. The total claim amount listed on the proof of claim controls over any contrary amount listed above, unless the Court orders otherwise. Trustee will pay the allowed secured claim in the amount of the value of the collateral with interest at the rate set forth above. The balance of creditor's allowed claim will be treated as an allowed nonpriority unsecured claim. If proposed above, the creditor will also receive adequate protection payments as provided in 3.4. If creditor does not file a timely objection, the proposed collateral value will be binding on the creditor upon confirmation of the plan. If creditor timely objects, the confirmation hearing will include a valuation hearing under §506 and Rule 3012. *This sub-paragraph will be effective only if "Yes" is checked in 1.1.b.*Valuation requires service in accordance with Rule 7004.

e. Strip wholly unsecured mortgage ("STR"). Debtor seeks to value real property and avoid a mortgage wholly unsecured by the value of that property. Unless creditor, Debtor, and Trustee stipulate to value, or the Court orders otherwise, the property identified below will be valued at the amount set forth below. If creditor does not file a timely objection, the value will be binding on creditor upon confirmation of the plan, and the mortgage will be avoided in its entirety upon discharge. If creditor timely objects, the confirmation hearing will include a valuation hearing under § 506 and Rule 3012. This sub-paragraph will be effective only if "Yes" is checked in 1.1.b. Valuation and lien stripping require service in accordance with Rule 7004.

Creditor	Est. Mortgage amount	Property address	Property value	Est. total amount of senior
				mortgages
-NONE-				

Avoid under §522(f) ("AV"). Debtor contends that the judicial lien or nonpossessory, nonpurchase money security interest identified below ("Lien or Interest") impairs an exemption to which the Debtor would have been entitled under § 522(b). Debtor seeks to avoid the Lien or Interest pursuant to § 522(f), to the extent of the impairment. Trustee will pay in full the amount, if any, of the Lien or Interest that is not avoided as an allowed secured claim, with interest as set forth above. The amount of the Lien or Interest that is avoided will be treated as an allowed nonpriority unsecured claim. If the creditor does not file a timely objection, then the Lien or Interest will be avoided as set forth below upon entry of the order confirming this plan. If creditor timely objects, the confirmation hearing will include a lien avoidance hearing under § 522(f). This sub-paragraph will be effective only if "Yes" is checked 1.1.b. Lien avoidance requires service in accordance with Rule 7004.

Creditor	Description of	Amount of	Property	Value of	Value of	Total amount	Amount of
	Lien or	Lien or		property	claimed	of all other	Lien or
	Interest	Interest			exemptions	liens or	Interest to
					·	interests	be avoided
-NONE-							

- g. Surrender ("SUR"). Debtor will surrender Debtor's interest in the collateral. Upon confirmation, the automatic stay will be terminated as to the collateral and the creditor need not file a motion for relief from stay to repossess, foreclose upon, or sell the collateral. The co-debtor stay is not modified. Surrender shall not adversely affect Debtor's or co-debtor's non-bankruptcy rights.
 - h. Other ("OTH"). Treatment of the claim is set forth in Part 9.
- 3.2 Debt Secured by Principal Residence. If Debtor is surrendering the principal residence, 3.1.g. applies. Otherwise. a creditor may mail Debtor all correspondence, notices, statements, payment coupons, escrow notices, and default notices concerning any change to the monthly payment or interest rate without violating the automatic stay. Debtor will make post-petition payments directly to the creditor. Trustee will pay allowed prepetition arrearages, together with interest at the rate in 3.1. or as otherwise ordered by the Court.
- 3.3 Lien Retention. Secured creditors will retain their liens until full payment of their secured debts (determined under non-bankruptcy law) or upon discharge, whichever occurs first, at which time the liens will be extinguished; EXCEPT (i) creditors whose treatment is DIR or DOD will retain their liens in accordance with applicable non-bankruptcy law, and (ii) liens of a governmental unit will continue to attach to property excluded from the bankruptcy estate under § 541 until the liens are released in accordance with non-bankruptcy law.
- 3.4 Adequate Protection Payments. Trustee is authorized to make pre-confirmation adequate protection payments to creditors secured by a purchase money security interest in personal property, without a Court order. To receive the payments, Debtor or creditor must file a notice in the bankruptcy case certifying that: 1) this plan provides for adequate protection payments to the creditor; 2) the debt and collateral are listed on Schedule D; and 3) the creditor has timely filed a secured proof of claim that includes all required documentation. Unless the Court orders otherwise, the payments will be 1% of the claim of creditors whose claims will be paid in full (PIF), or 1% of the value of the collateral as stated above for those creditors whose claims will be bifurcated (BIF). Trustee will not be required to make adequate protection payments to any creditor whose allowed secured claim is less than \$2,000. Trustee will calculate the amount of the adequate protection and equal monthly payment disbursements to creditors using reasonable discretion. Once all conditions have been satisfied, Trustee will make monthly adequate protection

payments until confirmation. Thereafter, Trustee will use reasonable discretion to amortize the remaining balance of the allowed claim to be paid over the remaining term of the plan. If the plan payments are insufficient to pay adequate protection, Trustee will make the payments pro rata. Trustee will apply adequate protection payments to the principal amount of the creditor's allowed secured claim.

Part 4: Treatment of All Other Claims, Fees, and Expenses

4.1 Full Payment of Trustee's Fees, Administrative Expenses, and Priority Unsecured Claims.

Trustee will pay in full, whether or not listed in this plan, all Trustee's fees, allowed administrative expenses, and allowed priority unsecured claims (unless §1322(a)(4) applies).

4.2 Trustee's Fees.

Trustee's fees will be paid in accordance with applicable statutes and are estimated to be 10% of plan payments.

4.3 Administrative Expenses and Attorney's Fees.

Trustee will pay administrative expenses for post-petition taxes per § 1305 upon the filing of the claim and will pay other administrative expenses after Court approval. Debtor will increase plan payments by an amount equal to any administrative expense claim allowed under §1305, plus Trustee's fees on such claim.

4.4 Domestic Support Obligation ("DSO") Priority Claims.

DSO Priority Creditor	Estimated Amount of Claim	Interest Rate	Assigned or Owed to Governmental Unit? ("government DSO claim") See § 507(a)(1)(B) (Yes/No)
-NONE-			

Debtor will pay all post-petition DSO claims directly. Trustee will pay all allowed DSO priority claims with interest at the above rate.

☐ If box is checked, § 1322(a)(4) applies and Trustee may pay less than the full amount of a government DSO claim.

4.5 Priority Claims other than DSO Claims.

Non-DSO Priority Creditor	Est. Amount of Claim	Basis for Priority Claim
-NONE-		

Allowed Non-DSO priority claims will be paid per 4.1 and Part 7.

4.6 Nonpriority Unsecured Claims.

Allowed nonpriority unsecured claims will be paid, pro rata, from the funds remaining after disbursements have been made on account of all other claims provided for in this plan.

Part 5: Minimum Payments

5.1 Best interest of Creditors Test.

To satisfy §1325(a)(4)'s "best interest of creditors" test, Debtor will make plan payments sufficient to pay at least \$ 0.00 on allowed unsecured claims. See the worksheet attached as Exhibit 1.

5.2 Projected Disposable Income Test.

To satisfy §1325(b)(1)'s "projected disposable income test," Debtor will make plan payments sufficient for the Trustee to pay the lesser of (i) 100% plus interest at 0.00 % on all allowed non-priority unsecured claims; or (ii) \$ 0 , plus income tax refunds and other payments required in this plan or in the confirmation order, to holders of allowed administrative expense claims, allowed priority claims, and allowed non-priority unsecured claims. If the proposed minimum dollar amount is less than Debtor's calculated monthly disposable income under § 1325(b)(2) reported on Official Form 122C-2, the reason is:

Debtor expects to pay 100% plus interest at 0.00 % on all allowed non-priority unsecured claims (Check box if applicable)

Executory Contracts and Unexpired Leases ("Contracts and Leases") Part 6:

Debtor seeks to assume the Contracts and Leases listed below. Debtor will make all post-petition payments on assumed Contracts and Leases directly. Trustee will pay the allowed pre-petition arrearage payments on assumed Contracts and Leases at the interest rate set forth below. All other Contracts and Leases are rejected unless assumed by separate motion.

Creditor	Description of Contract or Lease	Arrearage	Interest Rate
-NONE-			

Part 7: Order of Distribution

Upon confirmation, Trustee will make monthly distributions in the following order on account of any allowed claims, from funds available after making any required equal monthly payments on allowed secured claims:

- a. First, on administrative expenses, including attorney's fees:
- b. Second, on secured claims not being paid in equal monthly payments and on pre-petition arrearages owing under mortgages and/or assumed Contracts and Leases:
- c. Third, on priority unsecured claims, other than government DSO claims being paid less than 100%;
- d. Fourth, on government DSO claims being paid less than 100% (see 4.4); and
- e. Fifth, on non-priority unsecured claims.

Trustee will pay claims in full in each category before making any payment on claims in the next category. Distributions will be paid pro rata within each category, and will be sent to the creditor's payment address of record. Trustee will make distributions only to the extent of available funds, may exercise reasonable discretion in determining the timing and amount of distributions, and is not required to make distributions to any creditor less than the minimum specified in Rule 3010(b).

Part 8: Vesting of Property of the Estate

Property of the estate will vest in Debtor upon the entry of discharge, or upon dismissal or closing of the case without discharge. If the case is converted to another chapter, property of the estate will vest in accordance with applicable law.

Nonstandard Provisions (Effective only if "Yes" is checked in 1.1.a.)

Any nonstandard provision placed elsewhere in the plan is void. To the extent a nonstandard provision conflicts with any other plan provision, the nonstandard provision controls.

Part 10: Signatures

The undersigned attorney or self-represented Debtor certifies that this plan contains no nonstandard provision

other than those set out in Part 9.

/s/ R. "Trey" Arvizu, III	Date
Signature of Debtor's Attorney	· · · · · · · · · · · · · · · · · · ·
·	
/s/ Marisa A Saavedra	Date
Signature of Debtor	
-	
/s/ Adam C Saavedra	Date
Signature of Debtor	

Exhibit 1 **BEST INTEREST OF CREDITORS TEST CALCULATION**

	Asset	Value	Costs of Sale (COS)	Exemption	Secured Debt	Non-Exempt Value of Asset (Value less COS less Exemption less Secured Debt)			
1	944 Flora Vista Dr. Las Cruces, NM 88007 Dona Ana County 4 bed, 2 bath, 1,594 sq ft single family home; market value based on sale prices of comparable surrounding property	\$180,000.00	0.00	1,798.00	178,202.00	0.00			
2	2 Vehicles 2006 Honda Civic 154325 Market value \$3.000.00 2008 Chevrolet Silverado 1500 Extended Cab 155848 Market Value \$6,000.00	\$9,000.00	0.00	0.00	15,147.00	0.00			
3	Furniture and appliances Location: 944 Flora Vista Dr., Las Cruces NM 88007	\$2,500.00	0.00	2,500.00	0.00	0.00			
4	Couches Location: 944 Flora Vista Dr., Las Cruces NM 88007	\$750.00	0.00	0.00	865.00	0.00			
5	5 TVs, laptop, tablet, printer Location: 944 Flora Vista Dr., Las Cruces NM 88007	\$750.00	0.00	750.00	0.00	0.00			
6	Golf clubs	\$750.00	0.00	750.00	0.00	0.00			
7	Wedding rings, iWatch Location: 944 Flora Vista Dr., Las Cruces NM 88007	\$300.00	0.00	300.00	0.00	0.00			
8	Checking/Savings: White Sands Federal Credit Union	\$100.00	0.00	100.00	0.00	0.00			
9	Checking: BBVA	\$1,300.00	0.00	1,300.00	0.00	0.00			
10	Checking/Savings: BBVA	\$400.00	0.00	400.00	0.00	0.00			
11	Checking: Green Dot	\$150.00	0.00	150.00	0.00	0.00			
12	Federal/State: Anticipated 2018 tax refund	\$600.00	0.00	600.00	0.00	0.00			
13	Tools	\$1,000.00	0.00	1,000.00	0.00	0.00			
			Т	otal Value of Nor	n-Exempt Assets:	0.00			
			•		% of first \$5,000):	0.00			
		§ 3	326(a)		of next \$45,000)	0.00			
			lation 1	Less (5% o	f next \$950,000):	0.00			
	Less (3% of amount over \$1MM):								
	Less Chapter 7 Administrative I	Expenses (Exclu				0.00			
			An	nount to be paid	to satisfy BICT:	0.00			